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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/612,375	07/01/2003	Ori Eisen	31718-706.201	3706
21971 7590 06/23/2010 WILSON, SONSINI, GOODRICH & ROSATI			EXAMINER	
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			3621	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/612,375	EISEN, ORI			
		Examiner	Art Unit			
		THOMAS WEST	3621			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
	Posnonsivo to communication(s) filed on 22 M	arch 2010				
· · · · · · · · · · · · · · · · · · ·	Responsive to communication(s) filed on <u>23 March 2010</u> . This action is FINAL					
′=	This action is FINAL . 2b) ☐ This action is non-final.					
3)						
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)🛛	Claim(s) 1-23 is/are pending in the application.					
·—	4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) is/are allowed.					
	S)⊠ Claim(s) <u>——</u> is/are allowed. S)⊠ Claim(s) <u>1-23</u> is/are rejected.					
· · · · · · · · · · · · · · · · · · ·	Claim(s) is/are rejected. Claim(s) is/are objected to.					
·		s alastian requirement				
8)	Claim(s) are subject to restriction and/or	election requirement.				
Applicati	on Papers					
9)□	The specification is objected to by the Examine	r.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
7-7	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
The path of declaration is objected to by the Examiner. Note the attached office Action of form 1 10-132.						
Priority ι	ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date 3-23-10.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte			

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DETAILED ACTION

Status of Claims

- 1. This action is in response to the Arguments/Remarks filed March 23-10.
- 2. Claims 1-23 are currently pending and have been examined.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claims 1, 8, 10, 15, 21 recite "based solely upon the number of keyspaces", which lacks description or support in the specification.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-3, 7, 8, 10, 11, 15, and 21 are rejected under U.S.C. 103(a) as being unpatentable over Kermani, U.S. Patent No. 6,895,514, in view of Young, U.S. Patent No. 4805222.

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Claims 1, 8, 10, 15, 21:

Kermani, as shown, discloses the following limitations:

 providing instructions stored on a memory for assigning a score to a first of said keystrokes [[K1]]k₁ (see at least column 5, lines 37-41);

- providing instructions stored on a memory for assigning a score to succeeding keystrokes after [[K1]]k₁
- providing instructions stored on a memory for summing at least three of the scores of the keystrokes in the string to obtain a string score (see at least column 4, lines 35-38);
- providing instructions stored on a memory for dividing the string score by the number of keystrokes used to determine the sum to obtain a normalized string score and (see at least column 4, lines 35-38);
- providing instructions stored on a memory for comparing the normalized string score to a predetermined value of normalized string scores to determine the likelihood that the keystroke entries are accurate, wherein the predetermined value is not based on a previously stored keystroke sequence. (see at least column 2, lines 29-32).
- whether the keystroke entries were entered without regard to their meaning (col. 1, lines 36-43 random search techniques, sequence of characters)

Kermani teaches random search techniques and a sequence of

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characters while describing keystroke analysis. Both of the above descriptions regarding keyboard input involving username and password disclose that they are a sequence of characters and that random search techniques can be used to determine such. Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to design a keystroke analysis system without regard to any meaning associated with the keystrokes.

Claim 8:

Kermani, as shown, discloses the following limitations:

 further including calculating the normalized string scores for a plurality of strings, summing the normalized string scores to obtain a transactional score, and dividing the transactional score by the number of strings in the sum to obtain a normalized transactional score and determining accuracy based upon the value of the normalized transactional score in comparison to a predetermined value of normalized transactional scores (see at least column 4, lines 35-38).

Claim 10:

Kermani, as shown, discloses the following limitations:

- a processor (see at least column 4, lines 6-17);
- a memory coupled to said processor, said memory storing keystroke fraud instructions adapted to be executed by said processor to assign a score to

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a keystroke Km based upon the time independent location of the keystroke in relation to another keystroke Kn, t without regard to an amount of time associated with entering the keystrokes to sum the scores of the keystrokes in a string entered on the keyboard to obtain a string score and to divide the sum of the keystroke scores by the number of keystrokes in the string to obtain a normalized string score and a means for comparing said normalized string score to a predetermined score to determine the accuracy of said keystroke entries (see at least column 4, lines 6-17).

Claim 15:

Kermani, as shown, discloses the following limitations:

- assigning a score to a keystroke k_m based upon the time independent location of the keystroke from another keystroke k_n without regard to an amount of time associated with entering the keystrokes (see at least column 5, lines 62-67);
- summing the scores of at least three of the keystrokes in the string to obtain a string score (see at least column 4, lines 35-38);
- dividing the sum of the keystroke scores by the number of keystrokes in
 the sum to obtain a normalized string score and comparing the same to a
 predetermined score to determine the probable accuracy of entered
 keystrokes (see at least column 4, lines 35-38 and column 2, lines 29-32).

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Claim 21:

Kermani, as shown, discloses the following limitations:

means for assigning a score to a keystroke k_m based upon the time independent location of the keystroke in relation to another keystroke k_n without regard to an amount of time associated with entering the keystrokes (see at least column 5, lines 62-67);

 means for summing the scores of the keystrokes in a string to obtain a string score (see at least column 4, lines 35-38);

means for dividing the sum of the keystroke scores by the number of keystrokes in the sum to obtain a normalized string score and comparing the same to a predetermined value indicative of possible fraud or error (see at least column 4, lines 35-38 and column 2, lines 16-22).

Regarding claims 1, 8, 10, 15, 21, Kermani discloses the limitations as shown above. Kermani does not disclose the following limitation, but Young does:

 based solely upon the number of keyspaces between the keys corresponding to the keystroke and another keystroke (col. 13, lines 28-42);

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermani to include the key spacing of Young since this allows for measuring spacing between keys as another factor which Application/Control Number: 10/612,375

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ultimately aids in identifying the user.

Claim 2:

Kermani, as shown, discloses the following limitations:

• the keystroke [[K2]]k₂ is immediately after the keystroke [[K1]]k₁ and each

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succeeding keystroke is provided with a score based upon its location

from a preceding keystroke (see at least column 5, lines 62-67).

Claim 3:

Kermani, as shown, discloses the following limitations:

• each keystroke's score after k1 is based on its location in relation to the

immediately preceding keystroke (see at least column 5, lines 62-67).

Claim 7:

Kermani, as shown, discloses the following limitations:

• further comprising making a preliminary determination of a risk of fraud or

error based upon the comparative value of the normalized string score to

said predetermined value of normalized string scores (see at least column

2, lines 16-22).

Claim 11:

Kermani, as shown, discloses the following limitations:

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keystroke fraud instructions are further adapted to be executed by said
processor to store in said memory an indication of the absence of
accuracy associated with said string based upon said normalized string
score in comparison to a range of said predetermined scores (see at least
column 8, lines 17-21).

7. Claims 4-6, 9, 16, 17, 20, and 23 are rejected under U.S.C. 103(a) as being unpatentable over Kermani, U.S. Patent No. 6,895,514 in view of Young, U.S. Patent No. 4805222, in view of Brown, US Patent No. 5,557,686.

Claim 4:

Kermani discloses the limitations as shown above. Kermani does not disclose the following limitation, but Brown does:

there is at least two intervening keystrokes between keystrokes [[K1]]k₁
 and [[KN]]k_n (see at least column 5, lines 28-30 and column 5, lines 57-61).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermani to include the keystroke method of Brown since this allows for measuring timing between keystrokes, which ultimately aids in identifying the user.

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Claims 5, 6, 9, 16, 17:

Kermani, discloses a keystroke score (col. 5, lines 62-67). Kermani does not disclose a whole number, linear location, and enhanced value, but Brown does:

- the score of keystroke k₂ . . . k_n is an whole number plus the least number of adjacent key spaces between keystrokes k₁ . . . k_{n-1} (see at least column 5, lines 28-38 and column 5, lines 59-61, fig. 10).
- wherein the score of keystroke K2 is based upon the linear distance between keystrokes K1 and K2 (see at least column 5, lines 28-30 and column 5, lines 59-61).
- further including adding an enhanced value to the score of a keystroke if the keystroke is shifted (see at least column 7, lines 11-17).
- the score of keystroke k_m is a whole number plus the least number of adjacent keys spaces between keystrokes k_m and k_n (see at least column 5, lines 59-61).
- the score of keystroke k_m is based upon the linear distance between keystrokes k_m and k_n (see at least column 5, lines 28-32).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermani to include the keystroke method of Brown since this allows for measuring timing between keystrokes, which ultimately aids in identifying the user.

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Claim 20:

Kermani, discloses the limitations as shown above. Kermani does not disclose the

following limitation, but Brown does:

• instructions are further adapted to be executed by said processor to

perform the method including adding an enhanced value to the score of

keystroke k_m,if keystroke k_m is shifted (see at least column 7, lines 11-17).

It would have been obvious to one of ordinary skill in the art at the time of

the invention to modify Kermani to include the keystroke method of Brown since

this allows for measuring keystroke timing, which ultimately aids in identifying the

user.

Claim 23:

Kermani discloses the limitations as shown above. Kermani does not disclose

the following limitation, but Brown does:

means for determining if a keystroke is shifted, and adding an enhanced

value to the score of the keystroke if the keystroke is shifted (see at least

column 7, lines 11-17).

It would have been obvious to one of ordinary skill in the art at the time of the

invention to modify Kermani to include the keystroke method of Brown since this

allows for measuring keystroke timing, which ultimately aids in identifying the

user.

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8. Claims 12-14, 18, 19, and 22 are rejected under U.S.C. 103(a) as being unpatentable over Kermani, U.S. Patent No. 6,895,514 in view of Young, U.S. Patent No. 4805222 and in further view of Kroll, U.S. Patent No. 6,405,922.

Claim 12:

Kermani disclose the limitations as shown above. Kermani do not disclose the following limitation, but Kroll does:

• keystroke fraud instructions are further adapted to be executed by said processor to calculate the accuracy of an online transaction entered by keystroke entries on a keyboard comprising summing the normalized string scores for a plurality of strings to obtain a transactional score, and dividing the sum of the normalized string scores by the number of strings in the sum to obtain a normalized transactional score, whereby the normalized transactional score is compared to a predetermined score to determine the accuracy of the online transaction (see at least column 4, lines 47-48)

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermani to include the keystroke method of Kroll since this further allows for measuring keystroke timing, which ultimately aids in identifying fraudulent users.

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Claim 13:

Kermani disclose the limitations as shown above. Kermani do not disclose the following limitation, but Kroll does:

 keystroke fraud instructions are further adapted to be executed by said processor to store in said memory an indication of the absence of accuracy based upon said normalized transactional score (see at least column 4, lines 47-48).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermani to include the keystroke method of Kroll since this further allows for measuring keystroke timing, which ultimately aids in identifying fraudulent users.

Claim 14:

Kermani disclose the limitations as shown above. Kermanido not disclose the following limitation, but Kroll does:

 keystroke fraud instructions are further adapted to be executed by said processor to add an enhanced value to the score of certain of said keystrokes if said keystrokes are shifted (see at least column 4, lines 47-48).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermani to include the keystroke method of Kroll since this

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further allows for measuring keystroke timing, which ultimately aids in identifying fraudulent users.

Claim 18:

Kermani disclose the limitations as shown above. Kermani does not disclose the following limitation, but Kroll does:

• instructions are further adapted to be executed by said processor to perform the method including calculating the normalized string scores for a plurality of strings, summing the normalized string scores to obtain a transactional score, and dividing the sum of the normalized string scores by the number of strings in the sum to obtain a normalized transaction score and comparing the same to a predetermined score to determine the probability of error or fraud in said keystroke entries in said online transaction (see at least column 4, lines 47-55).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermanito include the keystroke method of Kroll since this further allows for measuring keystroke timing, which ultimately aids in identifying fraudulent users.

Claim 19:

Kermani disclose the limitations as shown above. Kermani does not disclose the following limitation, but Kroll does:

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instructions are further adapted to be executed by said processor to
perform the method including determining a risk of fraud or error based
upon the value of the normalized transactional score in comparison to one
or more predetermined scores (see at least column 4, lines 47-55).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermanito include the keystroke method of Kroll since this further allows for measuring keystroke timing, which ultimately aids in identifying fraudulent users.

Claim 22:

Kermanidisclose the limitations as shown above. Kermani further discloses the following limitation:

 means for calculating the normalized string scores for a plurality of strings (see at least column 4, lines 35-38);

Kermanidisclose the limitations as shown above. Kermanido not disclose the following limitation, but Kroll does:

- means for summing the normalized string scores to obtain a transactional score (see at least column 4, lines 47-48);
- means for dividing the sum of the normalized string scores by the number of strings in the sum to obtain a normalized transactional score and

comparing the same to a predetermined score indicative of possible fraud or error (see at least column 4, lines 47-48).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kermanito include the keystroke method of Kroll since this further allows for measuring keystroke timing, which ultimately aids in identifying fraudulent users.

Response to Arguments

9. Applicant's arguments filed March 23-10 have been fully considered but are moot in light of the new grounds of rejection necessitated by amendment.

Conclusion

10. **THIS ACTION IS MADE FINAL**. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas West whose telephone number is 571-270-1236. The examiner can normally be reached on Tuesday and Wednesday 7:30am - 5pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Fischer can be reached on 571-272-6779. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Thomas West Patent Examiner Art Unit 3621

/ANDREW J. FISCHER/ Supervisory Patent Examiner, Art Unit 3621